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SIXTEENTH YEAR.

10 PAGES

PHOENIX, ARIZONA, TUESDAY MORNING, NOVEMBER 14, 1905.

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POLISH EMANCIPATION NIPPED BY EARLY FROST

The Leaders are Warned Against Letting the Spirit Move the Masses

Russian Servants Knock off Work With the Understanding That the Constitutional Regime Carries With it Pensions to all Newly made "Citizens."

St. Petersburg, Nov. 13.—The League of Leagues has adopted a resolution condemning the proclamation of martial law in Poland as an illegal measure directed against the Polish emancipation movement.

The Ruskoje Slovo prints a dispatch from Warsaw describing a conversation which Governor General Sealon had with a deputation of prominent Poles during which he distinctly announced that he would not allow the organization of a municipal militia. Moreover he added, he would neither remove the troops from the city nor from the streets, and he warned the deputation that he was prepared to deal with the situation should the agitation be communicated to the masses.

In addition to increasing the pay of the rank and file of the army the war department has decided to reduce the terms of service by one year. The present pay of the infantry is eleven cents per month and the cavalry fourteen cents per month.

The fears of the wholesale pillage and the murder of the Jews and intelligentsia by the "Black Hundred" has not entirely disappeared, although the strictest precautions have been taken against probable outbreaks.

Two students were beaten to death near the Obvorny canal last night, three house porters were murdered at their doors and many domestic servants left their work, announcing to

their mistresses that labor was no longer necessary as now everybody was on an equality, having become "citizens" and would receive government pensions.

An eminent diplomat, speaking of the situation today, said: "The difficulties which confront Count Witte on every side are enormous and would overawe a man of less dominant will and capacity. His task is almost superhuman, but I do not regard it as impossible."

As the next step in their program the social democrats have decided to attempt the enforcement of an eight hour day in all factories of St. Petersburg. The workmen in a number of big factories have already resolved to work only eight hours for their present pay and to cease work entirely if the employers attempt to enforce the old scale.

A FINNISH OUTBREAK.

Helsingfors, Finland, Nov. 13.—A revolt broke out yesterday in the garrison of Sveaborg. Hundreds of the men assert that they have been retained with the colors from two to three years beyond the legal period of their service and also complain of their conditions of life.

The mutineers refused to obey orders, expelled the civilians from the precincts of the fortress and in several of the barracks threw beds, chairs, and kitchen apparatus out of the windows. They then opened negotiations with General Kaizeroff and Governor Nylands, who promised to remedy their grievances and to give them easier terms of service. There was no bloodshed.

GEORGIAN REVOLUTION.

London, Nov. 13.—St. Petersburg correspondent of the Daily Mail says that 24,000 Georgians, armed with modern rifles, hold Georgia (in trans-Caucasia) despite the three important Russian forces converging thereupon and that, except for runners, Georgia has been completely isolated for many days.

GERMANS UNSCARED BY THE JAPANESE

The Abandonment of Chinese Territory only Temporarily Held.

Berlin, Nov. 13.—The foreign office says the dispatch of the London Daily Telegraph from Tokio published today saying that an agreement has been concluded between the German govern-

ment and the Chinese government under which Kiao Chan was to be evacuated in January and Kaomi six months after the signature of the agreement is a mixture of truth and error.

The facts are that Emperor William at the time when he proposed to the empress regent of China the withdrawal of the foreign troops from the province of Chihli except the legation guards also proposed on his own initiative to evacuate Kaomi and the town of Kiao Chan, the latter being in the interior and both outside of Germany's sphere under the lease contract. They were temporarily occupied at the time of the boxer movement as a precautionary measure and their occupation was never meant to be permanent. The emperor's proposal was communicated to the Chinese government through the German minister, Dr. Baron Mun von Schwartzstein sometime before Baron Komura's arrival in Pekin as special envoy of Japan.

The measure is in no sense due to Japanese pressure. Moreover a question of the withdrawal of the German forces from the Kiao Chan territory does not exist. The treaty by which Germany leased the Kiao Chan district remains in force and unimpaired.

PRINCE LOUIS SAW THE LAMBS GAMBOL

The Royal Admiral had a Strenuous Time.

New York, Nov. 13.—Prince Louis of Battenberg passed today in a fashion that would have tested the stamina of a political candidate engaged in a campaign of the whirlwind order, and stood the strain with the fortitude worthy of a British admiral. He began the round of entertainments with a reception at chamber of commerce, where he was greeted by a representative gathering of captains of commerce and finance. After a brief breathing spell he was whisked down to Coney Island, where he and the officers of the fleet, with Admiral Evans and other representatives of the American navy, attended a great banquet given by the bluejackets of the American warships to their British cousins.

From the banquet a special train bore the prince and his suite back to New York in time to appear at the horse show, where his entrance was the signal for a tumultuous welcome from a great assemblage, representative of the fashion and wealth, not only of the metropolis but of all the principal cities of the union.

From the horse show the prince proceeded to the Lambs club where he was the central figure of a gambol attended by the most prominent Lambs of the United States, which was continued until the small hours of the morning.

A FRENCH STRIKE FOR FREE SPEECH

Workmen Fired for Criticizing the Naval Administration.

Paris, Nov. 13.—The union of the government employees of the arsenal and dock yards at Toulon, Brest and other naval quarters has ordered a general strike beginning tomorrow, the naval construction program.

Military forces are being concentrated to preserve order at the ports. The strikers claim that liberty of speech is denied them by the dismissal of workmen who criticize the naval administration. The federation of government employees has issued an appeal to the employees of the post and telegraph department, the mint, military arsenals and tobacco and match and other state industries to give their moral support to the naval strikers.

HE DIED ON HIS HEAD.

That Position Temporarily Gave Him a Strong Heart.

Chicago, Nov. 13.—A dispatch to the Tribune from Toledo, Ohio, says: After having been stood on his head for thirty hours to stimulate action, Frank Perry died last night from a large dose of nitro-benzol taken by mistake for whiskey.

In their efforts to assist him, his family discovered that when he was held head downward the heart action was strong. So they kept the poisoned man in that position and kept on administering antidotes until he died.

FOR SALE

160 acres in alfalfa and grain, fine land, with water in Salt canal at very low figure. Best bargain on market today. For full particulars see

DWIGHT B. HEARD

Center and Adams Street.

MAYOR DUNNE TRIES AGAIN

Three Ways to Municipal ize Railways

An Ordinance Embodying Them Submitted to the Same Committee Where Its Predecessor Died.

Chicago, Nov. 13.—Another ordinance providing steps to secure municipal ownership of street railways in Chicago was submitted to the city council tonight by Mayor Dunne. The ordinance was accompanied by a message to the aldermen which gave three ways in which Mayor Dunne asserts he will be able to bring about municipal ownership. The first plan is by secured an agreement with the traction companies, by which their property could be transferred to the city at a price decided upon by arbiters.

The second is by condemnation of the property of the street railway companies under the provisions of the Muller act. The third method is the one which the mayor has already presented as an alternative to his contract plan. It is for the construction of municipal street railway lines which will parallel the lines of the existing companies.

The ordinance which accompanied the mayor's message asked that authority be given to place on the ballots at the spring election the question whether the city shall issue Mueller bill certificates to the amount \$75,000,000. This sum, it is declared by the mayor, is needed for the reconstruction of the lines and for the purchase of the unexpired franchises of existing companies.

The message and the ordinance were referred to the committee on local transportation, the same fate as that which met the other propositions submitted to the council by the mayor in regard to the municipalization of the Chicago street railways.

THE BALLOT BOX DANGEROUS THING

Judge Parker Has Not Changed His Mind Regarding It.

New York, Nov. 13.—At a meeting held tonight at the office of former Judge Alton B. Parker, at which were present twelve attorneys, all of whom have been retained to represent Mayor McClellan tomorrow, when the board of canvassers will meet, it was decided to rely on the existing election decisions and the law as it is recorded in the statutes.

Mr. Parker pointed out that there was only one question involved and that was covered by the decision of the court of appeals which was written by him. He said that it was a dangerous practice to open the ballot boxes and in his opinion was not within the province of the law.

MET IN FRISCO BAY.

A Collision in Which One Life Was Lost.

San Francisco, Cal., Nov. 13.—A collision on the bay this morning resulted in the loss of one life, several narrow escapes, and the wrecking of a small vessel. The gasoline schooner Nonpareil was backing out from the Jackson street pier at 8:30 o'clock when she was run into amidships and almost cut in two by the United States light-house tender Ladrone, which was going down the bay at full speed. Capt. Wm. Murphy, of the Nonpareil, and deckhand G. Boer were thrown into the water. The captain was rescued, but Boer was carried under by a strong current and drowned.

The disabled schooner was rapidly sinking, but tugs succeeded in hauling her on the mud flats at Mission bay. The Ladrone was not seriously damaged.

HIT A WORK TRAIN.

Five Persons Hurt in a U. P. Collision.

Kansas City, Nov. 13.—Eastbound Union Pacific train No. 104 collided with a work train one mile west of Bonner Springs, Kans., late this afternoon and several persons were injured. They were Abner Enoch, of Nemo, Alaska, scalp wound and bruises; Engineer Jas. Scariff, of passenger train, serious; Fireman C. E. Strat, of passenger train, serious; Jas. Pierson, engineer of work train; Edward Kell, fireman of work train.

MEXICAN PRIZES.

To American Astronomers For Finding Satellites.

Mexico City, Nov. 13.—The Mexican Astronomical society has awarded the prize offered by the bishop of Leon for some notable astronomical discovery to Wm. H. Pickering, of Harvard the discovery of the tenth satellite of Saturn.

Another prize was awarded C. D. Perrin, of Lick observatory, California, for the discovery of the sixth and seventh satellite. It is probable that the gentlemen will come here to receive their prizes.

WEATHER TODAY.

Washington, Nov. 13.—Forecast for Arizona: Fair Tuesday and Wednesday.

THE MISSING MR. HAMILTON

The Insurance Inquiry Needs the "Judge"

President McCall Denies That the New York Life is Keeping Him Secluded.

New York, Nov. 13.—John A. McCall, president of the New York Life Insurance company, was called before the Armstrong committee of insurance investigation today and peremptorily ordered to demand the return from Europe to this country of Andrew Hamilton, the lawyer who has had charge of the legislative matters of the New York Life. Mr. McCall was further ordered to demand an accounting from Hamilton of the money expended by him and of the balance which he owes to the New York Life. Mr. McCall denied that it was the policy of his company to have Mr. Hamilton remain abroad until after this investigation had been concluded and said that on the contrary he would very much like to have Hamilton return.

McCall, replying to Mr. Hughes, counsel for the committee, said he had called the attention of the board of trustees of the company to his testimony before the committee relative to Hamilton and gave Hughes a copy of his statement, which said that if Hamilton did not return to the New York Life the sum of \$235,000 by December 15, he would himself pay it to the company.

Another interesting line of examination was opened up just before adjournment for the day when John McGuinness, an employee of the Equitable Life, was called. He produced letter books and memorandums which Hughes read and was in the midst of reading "when adjournment was taken. These were instructions from former Comptroller J. D. Jordan, of the Equitable Life, to A. C. Fields relative to the killing or assisting in the passage of every bill introduced into the legislature that would affect the interests of the insurance company or any of its officers.

This line of examination will be followed out when the sessions are resumed tomorrow. Other witnesses today were John R. Hegeman, president of the Metropolitan Life, and Vice President Fiske, who were interrogated along the line of agents' salaries, legal expenses of the company, real estate holdings and the methods of acquiring properties, and the fact was brought out that the fire insurance firm that placed all the risks on the properties of the Metropolitan is composed of W. D. Edmister, and Silas B. Dutcher, the latter a director of the Metropolitan Life.

The low rate of interest at which Mr. Hegeman secured loans and the reason of the rebates of this interest to day were John R. Hegeman, president of the Metropolitan Life, and Vice President Fiske, who were interrogated along the line of agents' salaries, legal expenses of the company, real estate holdings and the methods of acquiring properties, and the fact was brought out that the fire insurance firm that placed all the risks on the properties of the Metropolitan is composed of W. D. Edmister, and Silas B. Dutcher, the latter a director of the Metropolitan Life.

Mr. Reade was a witness today and said that Hegeman got these loans at a rate below the market rate because Mr. Hegeman had been a client for a number of years and because of the volume of business he transacted with the firm of Vermilye and company.

MUCH IS EXPECTED FROM JAS. H. HYDE

New York, Nov. 13.—Statements of an entirely new and interesting character are looked for, says the Tribune, when James Hazen Hyde takes the witness stand before the legislative insurance committee this week. De-

tails of the nature of the Hendricks and Frick reports, and the many disclosures that have been made since the Equitable imbroglio began, Mr. Hyde is expected to cause at least one sensation in his testimony.

A RIVAL CANAL ACROSS ISTHMUS

Japan and Great Britain to Build Through Nicaragua.

Mexico City, Nov. 13.—The Mexican Herald prints a story claiming it has information that the governments of Great Britain and Japan have practically decided to construct a ship canal of their own across Nicaragua, practically on the lines of the plan rejected by the American government, Great Britain to furnish the capital and Japan the labor.

MURDERED BY BURGLAR.

Wife Of An Oklahoma Railroad Station Agent.

Oklahoma City, Nov. 13.—At an early hour this morning a robber, while attempting to burglarize the depot at Bengier, a small railway station twenty miles north of Anadarko, shot and killed Mrs. Steadman, wife of the station agent.

Mr. and Mrs. Steadman have rooms in the depot, and Mrs. Steadman was awakened by the robber and when she called her husband the robber fired, killing her. Mr. Steadman and the robber exchanged several shots, but the burglar escaped, going north. Officers and a posse are in pursuit.

AFFIDAVIT BY ANDREWS

Statement of His Relation to Enterprise Bank

Two Checks for \$10,000 Drawn to his Order Were, the Delegate Says, for the Bank's Accommodation.

Pittsburg, Nov. 12.—Wm. H. Andrews, territorial delegate from New Mexico, filed an affidavit in his defense today to the suit entered against him by John B. Cunningham, receiver of the Enterprise National Bank of Allegheny.

Andrews denies the debt of \$10,000 alleged to be due on two checks claimed to have been drawn by F. Nichols on the Enterprise National Bank to the order of Nichols as bearer and the other to the order of Andrews. He avers that both checks were drawn at the instance and request of the cashier of the bank, for the accommodation of the bank to secure certain currency thereon for the use of the bank and which currency to the amount of \$10,000 was secured thereon to other banks in Pittsburg and paid and delivered into the hands, possession and custody of the Enterprise National Bank, on or about the date of the drawing of the checks.

Andrews avers that neither he nor Nichols ever in any way, directly or indirectly, received any benefit, advantage, credit or cash upon, or by virtue of the checks. Andrews avers further that on November 1, 1905, he paid Receiver Cunningham \$17,755 in cash, on account of the claim made in this suit. He denies that he ever at any time unlawfully and fraudulently conspired with Nichols, T. Lee Clark, the cashier, or any other person, to unlawfully procure any funds, or that he requested Nichols to execute any of the negotiable instruments sued upon, in pursuance of unlawful conspiracy, or that Frank J. McManus and A. L. Bentley, or either of them, or both, ever made or accepted any negotiable instrument sued upon in this case at the instance and request of the defendant in pursuance of any unlawful conspiracy.

The defendant says that he never at any time procured from the Enterprise National Bank any money upon any written instrument sued upon in this case, or in any other way, in pursuance of or as the result, because of any unlawful or fraudulent arrangement of conspiracy with the officers of the bank or any of them, or with any other person and he avers that all transactions with the bank, including those sued upon, were regular, legitimate, and done in the due course of business and in accordance with correct banking usage and practice.

James T. Arnold, another of the sureties on some of the bonds given by the Enterprise National Bank directors to secure state deposits, obtained a rule in common pleas court, number 2 today requiring the commonwealth of Pennsylvania to show cause why the judgment entered against Arnold should not be opened and he be let into the defense. Arnold's petition disclosed the fact that he has not been connected with the bank for four years.

BANKS HAD TO COVER

There was Consequently Little Money Left for Speculation.

New York, Nov. 13.—The banks of which the deficiency of reserves brought the averages reported in the Saturday bank statement below the twenty-five per cent limit required by law were under legal constraint to reduce their outstanding loans.

STOCKS.

Annals, 79 1/2; Sugar, 13 1/2; Amoco, 11 1/2; Atchison, 5 1/2; pfd. 10 1/2; N. J. Central, 25 1/2; St. Paul, 17 1/2; C. & O., 5 1/2; Big Four, 9 1/2; C. & S., 2 1/2; 1st pfd. 6 1/2; 2nd pfd. 4 1/2; Erie, 4 1/2; Manhattan, 10 1/2; Metropolitan, 11 1/2; M. P., 9 1/2; N. Y. Central, 14 1/2; Penna., 13 1/2; St. L. & S. F., 2nd pfd. 6 1/2; S. P., 6 1/2; U. P., 9 1/2; U. S. Steel, 36; pfd. 10 1/2; W. U., 9 1/2.

BONDS.

U. S. ref. 2s reg. and coupon, 103; U. S. 3s reg. and coupon, 103 1/2; U. S. old 4s reg. and coupon, 105; U. S. new 4s reg. and coupon, 103 1/2.

Pierce Wheels

Did you ever see a dissatisfied Pierce rider? Can you say as much for any other wheel on earth?

The Phoenix Cycle Co.

Phone Red 524 22 W. Adams

NEW DEMAND FOR REVIEW

Of the Work of Territorial Equalization Board

Writs of Certiorari Sworn out by the Phelps Dodge & Co. in Cases of Raised Gila County Mines.

On behalf of Phelps, Dodge and company application was filed in the office of the supreme court yesterday for writs of certiorari in the matter of the raising of the assessments of the mines of the Old Dominion, The United Globe and the Arizona Commercial Copper company. The writs which had been ordered by Associate Justice Campbell were issued and directed against the territorial board of equalization. Service was made by Deputy U. S. Marshal Walter Gregory on the secretary of the board in the absence of Chairman Hill who is in the northern part of the territory.

This proceeding is similar to that instituted by the Copper Queen Consolidated Mining company against the board about the middle of last September and seeks by another path the object sought by the territory in its mandamus suits brought against the boards of supervisors of the counties of Mohave, Yavapai, Graham and Santa Cruz—to determine whether the territorial board had power to make the raises complained of by the mining companies.

The mandamus suits bring the boards of the four counties before the supreme court where the power of the territorial board will be determined. The writs of certiorari brings into review the act of the territorial board in making the raises. The application is made by Col. Wm. Herring, counsel for Phelps, Dodge and company. The proceedings of the territorial board are recited and it is alleged that they were without authority and therefore are null and void; that the board had no power to review the work of the assessors of Gila county in assessing the mines of the applicants and the subsequent work of the county board in passing upon the assessment.

THE SECOND ROUND NAVAL PRIZE FIGHT

Arrangements for the Trial of the Surviving Principal Next Week.

Annapolis, Md., Nov. 13.—Midshipman Minor Meriwether, Jr., who was the opponent of Midshipman James B. Branch in the first fight in which the latter received fatal injuries, is under arrest in his quarters. Midshipman A. W. Fitch and Leigh Noyes, referee and timekeeper, respectively, in the fight, and four others who acted as seconds to Meriwether and Branch, will be summoned as witnesses in the court-martial proceedings which have been ordered.

Probably the trial will begin next week. Those connected with the fight other than the principals will not be tried by court-martial, but will be punished by the superintendent, the evidence adduced before the court-martial of Meriwether determining the degree of guilt in each case.

Mr. Minor Meriwether, sr., father of Midshipman Meriwether, arrived in Annapolis last night. He was closeted with Admiral Sands, superintendent of the academy, for a long time today and afterward saw his son in the latter's quarters.

ELEVATED POSTS.

Washington, Nov. 13.—Inquiry at the Japanese legation and state department fails to result in a confirmation of the report from London that the American legation at Tokio has been recommended to the rank of an embassy or of the other suggestion that the Japanese legation here has been so elevated.

BUSINESS CHANCES

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Best located room for rent. Opening for steam laundry. Opening for second hand store. Fine farm, one mile from Tempe, for rent.

Apply to

W. J. KINGSBURY,

TEMPE, ARIZ.

RETIRING SALE

The entire stock of FINE JEWELRY to be offered at SACRIFICE PRICES, as the whole must be sold between now and JANUARY 1st, at which time I will retire from business.

H. F. VANTILBURG